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4	Attorneys for WARE	
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6	IN THE UNITED STATES DISTRICT COURT  EASTERN DISTRICT OF CALIFORNIA	
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9	UNITED STATES OF AMERICA,	CASE NO. 2:24-cr-00281 DAD
10	Plaintiff,	REQUEST FOR ORDER TO PERMIT TRAVEL
11	V.	TO SACRAMENTO TEXAS FOR EMPLOYMENT WITH HOPE AND GT DIGITAL; ORDER
12	RICKY LEE WARE, KIMBERLY ANN WALLACE, and	
13	CARLOS LEE SANCHEZ JR.,	
14	Defendants.	
15		
	I. <u>STATEMENT OF FACTS</u>	
16	1. Mr. Ricky Ware is employed with H.O.P.E. [Helping our People Eat] a non profit	
17	organization based in Sacrament, California.	
18	2. H.O.P.E. is coordinating classes and events on Thursday January 23, 2025 through	
19	Monday January 27, 2025 in which Mr. Ware would attend and work for the organization,	
20	3. Mr. Ware's immediate supervisor is Lugenia Whiteside	
21	4. Pretrial services does not oppose this travel request.	
22	5. The Assistant U. S. Attorney does not oppose this travel request.	
23	6. Further, Mr. Ware would remain out of Las Vegas Nevada so that he can meet and confe	
24	with his two employers and/or events with employment. His employer in Texas is GT Digital	
25	Distribution, 7322 Southwest Freeway $1 - 1090$ , Houston Texas, 77074. Mr. Ware is a recording artist	
26	and will be recording in the aforementioned studio.	
27	7. Mr. Ware will also meet with other artists while he is in Texas because he is involved in	
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## Case 2:24-cr-00281-DAD Document 51 Filed 01/21/25 Page 2 of 3

the production of other musicians. GT Digital is the label that Mr. Ware produces under and is signed 1 2 with and they are located in Houston Texas. 3 8. Mr. Ware will be in the studio recording music. He would return to Las Vegas, Nevada on January 27, 2025. 4 5 9. Mr. Ware is also involved in work with All Star Weekend to produce Podcasts in San Francisco on February 14, 2025 through February 17, 2025. 6 7 10. Mr. Ware will need to come to Sacramento for HOPE to coordinate fundraising events. 8 Mr. Ware will also meet with defense counsel at that time. 9 Mr. Ware further request that he be allowed to travel to Sacramento for his work with 11. 10 HOPE and to meet with counsel. He will need to travel from Las Vegas to Sacramento and would 11 request to leave Las Vegas on February 18, 2025 and return on February 20, 2025. 12 Dated: January 16, 2025 PHILLIP A. TALBERT **United States Attorney** 13 /s/ NICHOLAS M. FOGG 14 NICHOLAS M. FOGG Assistant U.S. Attorney 15 16 Dated: January 16, 2025 /s/ LINDA M. PARISI LINDA M. PARISI 17 Counsel for WARE 18 19 20 21 22 23 24 25 26 27 28

**ORDER** 

The Court having read and considered the Statement of Facts and Request for Order, hereby finds that good cause exists to enter the Order, as follows:

Defendant Ricky Ware may travel from Las Vegas, Nevada to Texas on January 23, 2025, but must return to Las Vegas, Nevada by January 27, 2025. Mr. Ware remains on the conditions of release previously ordered, except for location monitoring which shall be suspended on January 23, 2025, and will resume immediately upon his return to Las Vegas by January 27, 2025.

If Mr. Ware requests further travel, as suggested by the stipulation, he must submit a new stipulation setting out the nature of his work while in Sacramento, that the assigned pretrial officer and the government support his request, and proposed order for the Court's consideration.

IT IS SO FOUND AND ORDERED

Dated: January 17, 2025

CAROLYN K. DELANEY

UNITED STATES MAGISTRATE JUDGE

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